02 FC:1558

PTO/58/66 (03-09) Approved for use through 03/31/2012. OMB 0651-0016

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number Docket Number (Optional) PETITION TO ACCEPT UNINTENTIONALLY DELAYED PAYMENT OF MAINTENANCE FEE IN AN EXPIRED PATENT (37 CFR 1.378 (c)) FAX RECEIVED Mail to: Mail Stop Petition JUL 1 7 2009 Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 OFFICE OF PETITIONS Fax: (571) 273-8300 NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (571) 272-3282. Application Number 09/436,741 6,575,941 Patent No. November 9, 1999 June 10, 2003 Filing Date Issue Date CAUTION: Maintenance fee (and surcharge, if any) payment must correctly identify: (1) the patent number (or reissue patent number, if a reissue) and (2) the application number of the actual U.S. application (or reissue application) leading to issuance of that patent to ensure the fee(s) is/are associated with the correct patent. 37 CFR 1.366(c) and (d). Also complete the following information, if applicable The above - identified patent Is a reissue of original Patent No. ______ original issue date _ Refund Ref: 89/18/2009 CKHLOK original application number 0000168844 original filing date \$65.00 CHECK Refund Total: resulted from the entry into the U.S. under 35 U.S.C. 371 of international application_ filed on _ CERTIFICATE OF MAILING (37 CFR 1.89(a)) I hereby certify that this paper (*along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class main in an envelope addressed to Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, or fasmille transmitted to the U.S. Patent and Trademark Office on the date shown below. June 10, 2009 Signature Date Daniel N. Smith Typed or Printed Name of Person Signing Certificate 4971872689 CKHLOK - 80800003 6575941-Adjustment date: 09/18/2009 CKHLOK 06/12/2009 MBLANCO 00000030 6575941

This collection of information is required by 37 CFR 1.378(c). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mall Stop Petition, Commissioner for Patents, P.O. Box 1460, Alexandria, Virginia 22313-1450

[page 1 of 3]

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1. SM/	ALL ENTITY
\checkmark	Patentee claims, or has previously claimed, small entity status. See 37 CFR 1.27.
2. LOS	SS OF ENTITLEMENT TO SMALL ENTITY STATUS
	Patentee is no longer entitled to small entity status. See 37 CFR 1.27(g)

Small Entity NOT Small Entity Fee (Code) Amount (Code) Amount \$ 555.00 3 1/2 yr fee (1551)3 1/2 yr fee (2551)(2552)7 1/2 yr fee 7 1/2 yr fee (1552)_11 1/2 yr fee (1553)(2553)

The appropriate maintenance fee must be submitted with this petition, unless it was paid earlier.

MAINTENANCE FEE BEING SUBMITTED \$ 555.00

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3. MAINTENANCE FEE (37 CFR 1.20(e)-(g))

The surcharge required by 37 CFR 1.20(i)(2) of \$\frac{1640.00}{2}\$ (Fee Code 1558) must be paid as a condition of accepting unintentionally delayed payment of a maintenance fee.

The Director is hereby authorized to charge any maintenance fee, surcharge or petition deficiency to Deposit

SURCHARGE FEE BEING SUBMITTED \$ 1640.00

[Page 2 of 3]

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to identity check or or petition or should con advised the request in abandone (see 37 C.)	WARNING: Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may conto identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other that check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicational information from the documents before submitting them to the USPTO. Petitioner/applicational interpretation of the application of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application or Issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issue 1 atent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.								
8	. STAT	EMENT							
		The dele	ay in payment of the maintenance fee	to this patent was unintentional.					
9	9. PETITIONER(S) REQUEST THAT THE DELAYED PAYMENT OF THE MAINTENANCE FEE BE ACCEPTED AND "HE PATENT REINSTATED								
			11. alen 11	June 10, 2009					
		,	Signature(s) of Perfioner(s) Yovette Mumford	Date					
			Typed or printed name(s)	Registration Number, if applicable					
			7 <i>81-129-15</i> 33 Telephone Number						
	120 Jo	hnson F	Road, Winchester, MA 01890		. 1				
				Address					
	Address								
	37 CFR 1.378(d) states: "Any petition under this section must be signed by an attorney or agent registered to practice before the Patent and Tredemark Office, or by the patentee, the assignee, or other party in interest."								
	ENCLOSURES								
	Maintenance Fee Payment								
	Surcharge under 37 CFR 1.20(i)(2) (fee for filing the maintenance fee petition)								
			,						

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.:

09/436,741

Patent No. 6,575,941 B1

Inventor:

Yovette Mumford

Assignee: Safety Medical

Supply International, Inc.

Filed:

November 9, 1999

Issued: June 10, 2003

FAX RECEIVED

Mail Stop Petitions Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

JUL 1 7 2009

OFFICE OF PETITIONS

STATEMENT UNDER 37 C.F.R. §1.378(c)(3) THAT THE DELAY IN PAYMENT OF THE MAINTENANCE FEE WAS UNINTENTIONAL

Safety Medical Supply International, Inc. (Hereinafter, "Safety Medical") is the assignee of the above-identified patent. This assignment was recorded on December 9, 2002, at reel 013556, frames 092-094. A copy of the cover sheet listing Safety Medical as the assignee is attached as Exhibit A.

Safety Medical respectfully petitions the Director of the U.S. Patent and Trademark Office under 37 C.F.R. § 1.378(a) and (c) to accept an unintentionally delayed payment of a maintenance fee for the above-identified patent. Assignee attaches FORM PTO/SB66 for this petition.

The above-identified patent issued June 10, 2003. Accordingly, the first maintenance fee for the above-identified patent was originally due December 10, 2006. This issue fee could have been paid with a 6-month surcharge by June 10, 2007. This issue fee was unintentionally missed by the assignee.

Under 37 C.F.R. § 1.378(c) a petition to accept an unintentionally delayed payment of a maintenance fee must be filed within twenty-four months after the six-month grace period

Yovette Mumford Patent No. 6,575,941 B1 Issued: June 10, 2003 Page 2

of the above-identified patent or by June 10, 2009. Accordingly, this petition is being timely filed.

Assignee also attaches the Issue fee of \$490.00, the surcharge of \$65.00 and the surcharge of \$1640.00 under 37 C.F.R. \$ 1.20(i)(2).

STATEMENT UNDER 37 C.F.R. §1.378(c) (3)By YOVETTE MUMFORD

I, Yovette Mumford, am the inventor of the above-identified patent. I am also the President and authorized representative of the assignee. I hereby declare and make the following statement:

Assignee unintentionally missed payment of the issue fee of the above-identified patent due to the death of the attorney handling prosecution of the above-identified patent and the dissolution of the law firm, Pennie & Edmonds, handling the above-identified patent.

S. Leslie Misrock was the prosecuting attorney of the above-identified patent at the law firm of Pennie & Edmonds in New York City. Mr. Misrock passed away on August 7, 2001. I attach, as Exhibit B, a copy of an August 9, 2001 obituary from the New York Times for attorney S. Leslie Misrock.

Upon Mr. Misrock's death, another attorney from Pennie & Edmonds in New York City continued prosecution of the above-identified patent.

However, the law firm of Pennie & Edmonds dissolved on December 31, 2003. I attach as **Exhibit C**, a copy of a December 23, 2003 Press Release from the law firm of Jones & Day indicating that the several lawyers from the firm of Pennie & Edmonds would be merged into Jones & Day.

Page 2 of 4

Yovette Mumford
Patent No. 6,575,941 B1
Issued: June 10, 2003
Page 3

By the time of this dissolution and merger, the above-identified patent had issued. The attorney that had handled prosecution of the above-identified patent following the death of S. Leslie Misrock did not join the law firm of Jones & Day.

I attach a copy of a June 4, 2009 e-mail from the former legal assistant to Attorney S. Leslie Misrock as **Exhibit D**, Gean E Webb-Rotmistrenko. This June 4, 2009 e-mail indicates that the files for the above-identified patent were transferred to storage by Jones & Day. This June 4, 2009 e-mail also indicates that no notifications regarding any issue fee payments for the above-identified patent were sent by Jones & Day.

The first notification I received about any missed issue fee payment for the above-identified patent was on May 29, 2009. On that day I immediately contacted another attorney to begin gathering evidence in support of the enclosed Petition.

Accordingly, I respectfully respect the Director to accept payment of the enclosed maintenance fee as the entire delay in payment was unintentional.

p. 1

I declare further that all statements made herein of my own knowledge are true; that all statements made herein on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the above-identified patent.

<u> 'hruffa' lifiad</u> (Signature)

(Printed Name)

1 (Date)

Certificate of Mailing

I hereby certify that this paper (*along with any papers referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class main in an envelope addressed to Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450,.

Signature

Print Name of Signatory

6/b/09

EXHIBIT A



(12) United States Patent Mumford

(10) Patent No.: Us

US 6,575,941 B1 Jun. 10, 2003

(54)	PERMANENT LOCKING MECHANISM FOR SHARP-INSTRUMENT SAFETY GUARD					
(75)	Inventor:	Yovette Mumford, Winchester, MA (US)				
(73)	Assignee:	Safety Medical Supply International, Inc., Boston, MA (US)				
(*)	Notice:	Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 0 days.				
(21)	Appl. No.: 09/436,741					
(22)	Filed:	Nov. 9, 1999				
Related U.S. Application Data						
(63) (60)	Continuation-in-part of application No. 09/220,499, filed on Dec. 24, 1998. Provisional application No. 60/119,373, filed on Feb. 9,					
(52)	U.S. Cl					
(56)		References Cited				
	U.S. PATENT DOCUMENTS					

3,658,061 A

4,664,259 A		5/1987	Landis	206/365
4,820,277 A			Norelli	
4,867,746 A			Dufresne	
5,188,611 A		2/1993	Orgain	604/192
5,509,907 A	٠	4/1996	Bevilacqua	604/263
5,669,889 A		9/1997	Gyure et al	604/263
5,746,726 A	٠		Sweeney et al	
5,913,846 A	•		Szabo	

^{*} cited by examiner

Primary Examiner—Anhtuan T. Nguyen Assistant Examiner—Ann Y. Lam

(57) ABSTRACT

A safety guard is described for use with sharp instruments, particularly with medical venipuncture instruments, and more particularly with hypodermic syringes. The safety guard uses a hinged single-piece assembly in which the safety guard is held in a locked position with a series of lugs formed as part of the base of the device and a series of tabs formed as part of the longitudinal member of the device. This arrangement makes the device especially resistant to the application of transverse or torsional forces. The longitudinal member further includes an opening lip that allows the guard to be opened easily without exposing the practitioner to the sharp end of the instrument. A permanent locking mechanism is provided so that the safety guard may be locked in place after use to prevent reuse of the instrument.

4 Claims, 8 Drawing Sheets

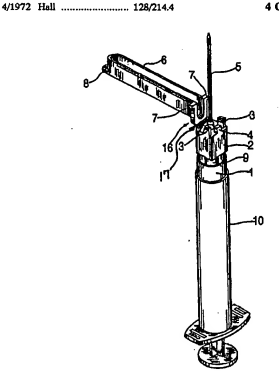


EXHIBIT B

http://www.nytimes.co

001/08/09/nyregion/s-leslie-misrock-lawy...

Get Started No, thanks Welcome to 6:47 AM TimesPeople Lets You Share and Discover the Best of NY... TimesPeople HOME PAGE TODAYS PAPER VIDEO MOST POPULAR TIMES TOPICS Log in . Register Now Search All NYTimes.com The New york Eimes N.Y. / Region Go ; REAL ESTAPE AUTOS REC TECHNOLOGY | SCIENCE HEALTH SPORTS TRAVEL JOB3 WORLD U.S. N.Y. / REGION BUSINESS OPINION ARTS STYLE JUL 1 7 2009 -OFFICE OF PETITIONS Today's Headlines Dally E-Mail S. Leslie Misrock -- Lawyer, 73 Sign up for a roundup of the day's top stories, sent every Sign Up SIBN IN TO See Sample | Privacy Policy S. Leslie Misrock, a New York patent lawyer who was an authority RECOMMEND on biotechnology patent law, died on Tuesday at Mcmorial Sloan-SIGN IN TO E-MAIL Kettering Cancer Center in Manhattan. He was 73 and lived in Ads by Google what's this? PRINT Chappaqua, N.Y. Be a Better Rainmaker
Why Do Some Law Practices Fall? Learn the 7 Secrets of REPRINTS Success: He had prostate cancer for 27 years, his family said. SHARE Mr. Misrock was a senior partner in the Manhattan-based law firm Top Rated Attorney
Former Attorney General of SC Call Now - 843,884,8146 or of Pennie & Edmonds and represented many biotechnology companies. e-meil www.charliecondon.com He was born in Jersey City, and he held a bachelor's degree in chemistry from the The Johnson IP Law Firm Massachussetts Institute of Technology, a master's degree in chemistry from Columbia Patents, Trademarks, Copyrights, & Trade Secrets. Quality results. University and a law degree from Fordham Law School. Surviving are his wife, Barbara; two daughters, Kathryn Misrock Goldstein and Victoria Advertise on NYTimes,co Misrock, both of Manhattan; and a grandson. MOST POPULAR E-MAILED BLOGGED SEARCHED A version of this obituary; biography appeared in print on Thursday, More Articles in N.Y. / Region > August 9, 2001, on section B page 8 of the New York edition. 1. Happy Days: The Joy of Less Ads by Google what's this? 2. 18 and Under: At Last, Facing Down Bullies (and Their Enablers) Official GM Site
Change at GM is Under Way, Visit Official Site to See How,
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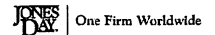
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News/Press

OFFICE OF PETITIONS

Pennie & Edmonds Lawyers to Join Jones Day December 23, 2003

Forms One of the World's Premier Intellectual Property Practices

NEW YORK -- The International law firm of Jones Day today confirmed that nearly 100 lawyers from leading intellectual property firm Pennie & Edmonds will join Jones Day in New York, California, and Washington, DC, effective January 1, 2004.

Prior to gaining the Pennie & Edmonds lawyers, Jones Day had one of the largest intellectual property practices of any full-service law firm, counting nearly 175 lawyers within the practice. The Pennie lawyers will both complement and supplement Jones Day's established IP practice, bringing particular strength in the areas of biotechnology and pharmaceuticals, where Pennie has a longstanding track record of leadership in the field; chemicals, electrical, and mechanical; and trademarks, copyrights, and unfair competition.

Jones Day plans to continue Pennie & Edmonds' tradition of an organized program to recruit as law clerks doctoral and post-doctoral fellows in various disciplines and to support their training and promotion as lawyers. Fourteen such law clerks will join Jones Day.

Jones Day Managing Partner Stephen J. Brogan noted, "We are delighted to be joined by the Pennie & Edmonds lawyers. The addition of this group of approximately 100 lawyers who possess extensive experience in intellectual property law will combine with a comparable complement of intellectual property lawyers already at Jones Day to provide our clients a level of service and protection of their assets around the world that few other firms can match."

Robert C. Kahri, Chair of Jones Day's Intellectual property practice, explained, "Bringing on the Pennie team in New York will move our New York intellectual property team beyond litigation; we now have a full-service IP practice, offering patent and trademark prosecution, as well as licensing and litigation. Our New York office will house the largest IP practice in the firm, in the largest IP market in the world."

Pennie practice leader Brian Poissant added, "The strength of Jones Day's existing IP practice in combination with their international footprint made this a particularly appropriate path for us to take, with both firms -- and both firms' clients -- benefiting from our complementary practice profiles."

Jones Day has steadily grown its intellectual property practice over the past decade, doubling its capacity from 80 to 175 lawyers in the last five years alone, most notably by taking on several lawyers from the Los Angeles firm of Lyon & Lyon in 2002, and opening an intellectual property dominated office in Munich, Germany in January 2003. It also has a growing intellectual property practice in Asia, making Jones Day one of the very few firms that has an IP capability that spans the globe.

###

Jones Day is a global law firm with more than 2,100 lawyers resident in 29 locations throughout the world.

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EXHIBIT D

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Daniel Smith	, - ·		Winchester M
earch, edd, or invite	Re: S. Leslie Misrock, Esq. Representation		
Labela	Dear Youette		

This is to confirm that I was the Assistant to S. Leslie Misrock at Pennie & Edmonds LLP, during the period he represented you and your company, Safety Medical Supply International, Inc. relating to your patent portfolio, the U.S. Patent No. 6,575,941 emitled "Permanent Locking Mechanism For Sharp-Instrument Safety Guard" issued on June 10, 2003.

Unfortunately, subsequently, Mr. Misrock passed away and the firm of Pennie & Edmonds dissolved shortly thereafter. Many clients of Pennie & Edmonds merged in Jones & Day and your patent renewal became an oversight because during the dissolution of Pennie & Edmonds many of our clients files were put in storage and notifications of such things may have been overlooked.

If you need any additional information, please let me know.

Very truly yours,

Gean

Dear Yovette:

Daniel Smith

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PATENT NUMBER	APPLICATION NUMBER
(if known) 6,575,941 B1	09/436,741
Completed by (check one):	
Applicant/Inventor	Mostle Munter
Attorney or Agent of record (Reg. No.)	Yovette Mumford Typed or printed name
Assignee of record of the entire interest. See 37 CF. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)	R 3.71. 781-729-1533 Requester's telephone number
Assignee recorded at Reel Frame	June 10, 2009
NOTE: Signatures of all the inventors or assignees of record of the entire interesting the second of the entire interesting to the second of the entire interesting the second of the second of the entire interesting the second of the entire interesting the second of	Date st or their representative(s) are required. Submit multiple forms if more that or a
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This collection of information is required by 37 GFR 1.383. The information is required to obtain or retain a benefit by the public which is to file (and by the US to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 GFR 1.11 and 1.14. This collection is estimated to take 6 minutes to complete including gathering, preparing, and submitting the completed application from to the USPTO. Time will vary depending upon the individual case. Any comment of the amount of time you require to complete this form and/or suggestions for roducing this burdan, should be sent to the Chief Information Officer, U.S. Pate 11 and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alex andria, VA 22313-1450. DO NOT SEND COMPLETE D FORMS TO THIS A DOI: 18. SEND TO: Mail Stop M Correspondence, Commissioner for Patents, P.O. Box 1453, Alexandria, VA 22313-1460.

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STATEMENT UNDER 37 CFR 3.73(b)	
Applicant/Patent Owner: Safety Medical Supply International, Inc.	
Application No./Patent No.: 6,575,941 B1 Filed/Issue Date: Issue Date: June 10, 2003	
Titled: Permanent Locking Mechanism For Sharp-Instrument Safety Guard	
Tomonom Losting MoonLine M. O. Charp Mountain College Called	
Safety Medical Supply International, Inc. , a Corporation	
(Name of Assignee) (Type of Assignee, e.g., corporation, partnership, university, government agency, the	
states that it is:	'ED
1. the assignee of the entire right, title, and interest in;	9
an assignee of less than the entire right, title, and Interest in (The extent (by percentage) of its ownership interest is%); or OFFICE OF PETT	ONS
3. the assignee of an undivided interest in the entirety of (a complete assignment from one of the joint inventors was ma	1)
the patent application/patent identified above, by virtue of either:	
A. An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded the United States Patent and Trademark Office at Reel 013556, Frame 092-094, or for which a copy therefore is attached.	
OR	
B. A chain of title from the Inventor(s), of the patent application/patent identified above, to the current assignee as follow	
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2. From: To:	
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3. From: To:	
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Reel, Frame, or for which a copy thereof is attached.	
Additional documents in the chain of title are listed on a supplemental sheet(s).	
As required by 37 CFR 3.73(b)(1)(f), the documentary evidence of the chain of title from the original owner to the assig v a or concurrently is being, submitted for recordation pursuant to 37 CFR 3.11.	was,
[NOTE: A separate copy (i.e., a true copy of the original assignment document(s)) must be submitted to Assignment Ch at accordance with 37 CFR Part 3, to record the assignment in the records of the USPTO. See MPEP 302.08]	on in
The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee.	
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Signature	-
Yovette Mumford President	
Printed or Typed Name Title This collection of information is required by 37 CFR 3 73(h). The information is required to obtain or while a baseline with a while which is the first formation in the information in the information is required to obtain or while a baseline with a while which is a first formation in the information in the	

process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, incl. d gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief information Officer, U.S. Patent and Tredemark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS: SEND TO: Commerce for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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8 575 941 R1 Patent Number PATENT - POWER OF ATTORNEY Issue Date lune 10, 2003 First Named Inventor Yovatta Mumford **REVOCATION OF POWER OF ATTORNEY** Permanent Locking Mechanism For WITH A NEW POWER OF ATTORNEY Title Sharp-Instrument Safety Guard AND

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